Timothy A. Scott (SBN 215074) E: TScott@McKenzieScott.com 1 2 Marcus S. Bourassa (SBN 316125) E: MBourassa@McKenzieScott.com McKENZIE SCOTT, PC 1350 Columbia Street, Suite 600 San Diego, California 92101 3 4 Telephone: (619) 794-0451 Facsimile: (619) 202-7461 5 6 Attorneys for Plaintiff Kenneth Mallov 7 8 UNITED STATES DISTRICT COURT 9 EASTERN DISTRICT OF CALIFORNIA Case No.: 2:24-cv-01940-TLN-AC 10 KENNETH MALLOY, 11 Plaintiff, JOINT STIPULATION TO MODIFY SCHEDULING ORDER; ORDER 12 VS. 13 CITY OF SACRAMENTO, et al., 14 Defendants. Hon. Troy L. Nunley 15 16 Plaintiff Kenneth Malloy and Defendants City of Sacramento, Samuel Korbs, 17 Dustin Henderson, and Riley Start, by and through their respective counsel, and 18 subject to the approval of this Court, hereby stipulate to a modification of the 19 operative Order governing scheduling in this matter (ECF No. 16). 20 Specifically, the parties respectfully request that the Scheduling Order for 21 this matter be modified to reflect the following dates, or to similar dates as the 22 Court's calendar allows: 23 **Deadline Current Date New Date** 24 Expert Disclosure: December 29, 2025 January 12, 2026 25 26 27 28

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1 WHEREAS, the parties have completed fact discovery and have continued 2 to work diligently in bringing this matter to a conclusion; 3 WHEREAS, the current deadline for Expert Disclosures falls during the 4 holidays when Plaintiff's counsel's firm is closed and staff is out of office; 5 WHEREAS the parties agree that neither the Rebuttal Expert Deadline nor any other deadlines need be modified to accommodate the modification of the 6 7 Expert Disclosures Deadline; 8 WHEREAS, the relevant witnesses have pre-existing holiday plans and 9 obligations apart from their work in this matter; 10 WHEREAS, counsel for the parties have met and conferred and agree that it 11 would be in the interest of justice and judicial economy and that good cause exists 12 for the modification of the scheduling order; 13 WHEREAS, this stipulation is not being made for the purpose of delay, or 14 any other improper purpose; 15 WHEREAS, continuing the deadlines will not prejudice any party or their 16 counsel; 17 WHEREAS, this is the parties' third request to modify the scheduling order; 18 WHEREAS the Court granted the parties' first and second requests to modify 19 the scheduling order at ECF Nos. 14 and 16, respectively: 20 THEREFORE, the parties agree and stipulate to the above-requested 21 modification to this Court's Scheduling Order (ECF No. 16), or to similar dates as 22 the Court's calendar allows. 23 24 25 26 27 28

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1	IT IS SO STIPULATED.			
2			McKENZIE SC	OTT, PC
3	Dated: December 23, 2025	By:	/s/Marcus S. Bou	rassa TIDACCA
4			MARCUS S. BO TIMOTHY A. SO	COTT
5			Attorneys for Pla Kenneth Malloy	iniijj
6			SACRAMENTO ATTORNEY) CITY
7			ATTORNET	
8	Dated: December 23, 2025	Bv:	<u>/s/Kate D.L. Bros</u> KATE D.L. BRO	sseau OSSEAU
9			Deputy City Attor Attorneys for Dej	rney Gendants
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1	<u>ORDER</u>					
2	Having reviewed and considered the above stipulation, the scheduling order					
3	is modified to reflect the following deadlines:					
4	<u>Deadline</u>	Current Date	New Date			
5	Expert Disclosure:	December 29, 2025	January 12, 2026			
6						
7	IT IS SO ORDERED.	1	0 .11/1			
8		Tan	LAMA			
9	DATED: December 29, 2025	Troy L. Nunley				
10			tates District Judge			
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